UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:

LINEAR MOLD & ENGINEERING, Case No.: 21-42617-mar

LLC, Chapter 11

Debtor. Hon. Mark A. Randon

CERTIFICATE OF NON-RESPONSE TO DEBTOR'S MOTION FOR ENTRY OF AN ORDER AUTHORIZING ASSUMPTION OF ITS EXECUTORY EQUIPMTNET LEASE WITH SIEMENS FINANCIAL SERVICES, INC.

Lynn M. Brimer states as follows:

- 1. I am an attorney at the law firm of Strobl Sharp PLLC, bankruptcy counsel to Debtor.
- 2. I make this certification upon personal knowledge. If called as a witness I would testify to the facts as set forth herein.
- 3. On June 242, 2021, Debtor filed a Motion for Entry of An Order Authorizing Assumption of its Executory Equipment Lease with Siemens Financial Services, Inc. [Docket No. 98] (the "Motion") and Notice and Opportunity to Respond/Object to Debtor's Motion [Docket No. 99] (the "Notice"). The Motion was served on all parties via the court's electronic mailing system and the Notice was served on all creditors on the Debtor's matrix. A Certificate of Service was

filed on June 24, 2021 [Docket No. 101]. More than twenty-one (21) days have elapsed since the Motion and Notice were filed and properly served.

- 4. No response, objection or request for hearing has been filed by any party in interest with respect to the Motion.
- 5. Debtor has submitted an Order Granting Debtor's Motion for Entry of an Order Authorizing Limit Notice Requirements Pursuant to Fed.Bankr.R Rule 2002 and Fed.R.Bankr. E.D. Mich. L.B.R. 2002-1.Respectfully submitted,

STROBL SHARP PLLC

/s/Lynn M. Brimer

LYNN M. BRIMER (P43291) 300 E. Long Lake Road, Suite 200 Bloomfield Hills, MI 48304-2376

Telephone: (248) 540-2300 Facsimile: (248) 645-2690

lbrimer@strobllaw.com

Dated: July 19, 2021

*S&B\85363\002\PLDG\SB754140.DOCX